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UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA

RENEE FASSBENDER AMOCHAEV,
 DEBORAH ORLANDO, KATHRYN N.
 VARNER and IVY SO on behalf of
 themselves and all others similarly situated,

Plaintiffs,

v.

CITIGROUP GLOBAL MARKETS, INC.,
 d/b/a SMITH BARNEY,

Defendant

Case No. C-05-1298 PJH

**[PROPOSED] ORDER GRANTING
 APPLICATION OF PLAINTIFFS FOR
 APPROVAL OF SERVICE AWARDS**

Date: August 13, 2008
 Time: 9:00 a.m.
 Place: Courtroom 3
 Judge: Phyllis J. Hamilton

The parties to this class action lawsuit alleging gender discrimination against Defendant Citigroup Global Markets, Inc., d/b/a Smith Barney ("Smith Barney") settled the action and entered into a proposed Settlement Agreement that provides for comprehensive injunctive and

1 monetary relief for the Class. (*See* Revised Settlement Agreement, Dkt. No. 165.) Plaintiffs
2 applied to this Court for preliminary approval of the Settlement Agreement and the terms thereof.
3 On May 1, 2008, this Court granted preliminary approval to the Settlement Agreement.

4 The Preliminary Approval Order directed that notice of the Settlement Agreement, its
5 terms, and the applicable procedures and schedules be provided to the proposed Class (including
6 specific notice about the amount of attorneys' fees and costs requested) and set a final Fairness
7 Hearing for August 13, 2008, to determine whether the Revised Settlement Agreement should be
8 granted final approval, pursuant to Federal Rule of Civil Procedure 23(e), as "fair, adequate and
9 reasonable." Proposed Class members were given an opportunity to comment on the settlement,
10 including the payment of the service awards. After Notice was sent, no objections were made to
11 the payment of service awards to the Class Representatives.

12 The Preliminary Approval Order directed Class Counsel to file a petition seeking payment
13 of the service awards to the Class Representatives. (Dkt. No. 172 at 13.) Class Counsel filed an
14 Application requesting that the Court approve service awards in the amount of \$50,000 to Class
15 Representatives Renee Amochaev, Deborah Orlando, and Kathryn Varner, and in the amount of
16 \$35,000 to Class Representative Ivy So.

17 The Plaintiffs here have satisfied the criteria as set forth in *Staton v. Boeing Co.*, 327 F.3d
18 938, 963 (9th Cir. 2003). Under *Staton*, such awards should be evaluated using "relevant factors,
19 includ[ing] the actions the plaintiff has taken to protect the interests of the class, the degree to
20 which the class has benefited from those actions, . . . the amount of time and effort the plaintiff
21 expended in pursuing the litigation . . . and reasonabl[e] fear[s] of workplace retaliation."
22 *Staton*, 327 F.3d at 977 (citing *Cook v. Niedert*, 142 F.3d 1004, 1016 (7th Cir. 1998)) (ellipses in
23 original). The Class Representatives here have each submitted a declaration outlining in detail
24 how they have satisfied each of these criteria. First, each of the Class Representatives is aware of
25 her fiduciary duty to the class and has taken actions to protect the interests of the class during the
26 litigation and settlement stages of this case, including ensuring that the approach taken by Class
27 Counsel has been well-informed and well-suited to achieve the goals of this lawsuit and is in the
28 best interests of the Class. In addition, the declarations of the Class Representatives describe the

benefits to the class as a result of their actions, including significant monetary relief and comprehensive injunctive relief. Furthermore, each of the Class Representatives' declarations delineates the timeline over which they have participated in the lawsuit, and lists the time and actions expended by them in their role as a Class Representative. Each Class Representative has spent substantial time working to advance the interests of the Class. Lastly, because all four of the Class Representatives continue to work in the financial services industry, they have sufficiently described reasonable fears of workplace retaliation.

NOW, THEREFORE, IT IS HEREBY ORDERED, upon consideration of the Revised Settlement Agreement; Plaintiff's Application and supporting declarations, and the proceedings in this action to date, that the Application for approval of service awards in the amount of \$50,000 each to Ms. Amochaev, Ms. Orlando, and Ms. Varner, and in the amount of \$35,000 to Ms. So, is GRANTED.

The Court awards \$50,000 each to be paid to Ms. Amochaev, Ms. Orlando, and Ms. Varner, and \$35,000 to be paid to Ms. So, for the time and efforts they devoted to representing the Class in this case. These amounts were negotiated by the parties and agreed to by Defendant under the terms of the Revised Settlement Agreement. There is no evidence that the Class Representatives failed to evaluate the settlement, sacrificed the interests of the absent Class members to their own, or accepted an unfair settlement on behalf of the Class. Instead, they have been engaged Class Representatives since joining the case, have vigorously represented the Class' interests and exercised their fiduciary duties to the Class, and have taken risks in their own careers by stepping forward as Class Representatives here. Accordingly, service awards of \$50,000 to compensate Ms. Amochaev, Ms. Orlando, and Ms. Varner, and \$35,000 to compensate Ms. So, for the time and effort they devoted to representing the Class in this case are fair and reasonable. *Staton v. Boeing*, 327 F.3d 938, 977 (9th Cir. 2003).

IT IS SO ORDERED.

Dated: 8/13/08 _____

The Honorable Phyllis J. Hamilton
United States District Court

